FORM PCT/DO/EO/905 (March 2001)

		Unite	Cum-nissioner for Intents, E Sta - Patent and Inademark Washington, D.C
U.S. APPLICATION NO.	FIRST NAMED APP	LICANT	ATTY. DOCKET NO.
09/830920	KOND:)	S	0819-551
		INTERNATION	IAL APPLICATION NO.
NIXON PEABODY, LLP 8180 GREENSBORO DRIV	E JUN - 4 3001	PCT/	JP00/06177
SUITE 800	= Ut. JUN = 4 2001	I.A. FILING DATE	PRIORITY DATE
MCLEAN, VA 22102	<u> </u>	08 SEP 00	10 SEP 99
	NIXON PEABODY	LLP	0006
	***************************************	DATE MAILED:	31 MAY 2001
	AISSING REQUIREMENTS I ES DESIGNATED/ELECTEI	UNDER 35 U.S.C. 371	IN THE UNITED
_	en submitted by the applicant or the IB	·	
_	ed Office (37 CFR 1.494) an Elec		. Hacemark
U.S. Basic National	Fee. Indication of	Small Entity Status.	
Copy of the internal		f the international application i	_
Oath or Declaration		f Article 19 amendments into I	English.
Copy of Article 19 Priority Document.	amendments. Other:		
<u>(</u>	eliminary Examination Report in Engli	sh and its Annexes, if any.	
	xes to the International Preliminary Ex	•	
the indicated items in paragraph	rly processing under 35 U.S.C. 371(f) 3 below. The Basic National Fee and to priority date to avoid abandonment. Fee Copy of the in		
3. The following items MUST b	e furnished within the period set forth	below in order to complete the	requirements for
acceptance under 35 U.S.C. 371	-	_	-
<u></u>	application into English. A processing		tted
	ppropriate 20 or 30 months from the pr nslation is defective for the reasons ind		of Defective
Translation.	manda is deserve to, the tensors me		
	r providing the translation of the applica	ation and/or the Annexes late:	than the
appropriate 20	or 30 months from the priority date (3'	7 CFR 1.492(f)).	
the application surcharge will	on of the inventors, in compliance with (preferably by the Internati nal applica be required if submittee later than the a	tion number and international	filing date). A
	th or declaration does not comply with a attached PCT/DO/EO/917.	37 CFR 1.497(a) and (b) for the	he reasons
	e attached PC17DO/EO/917. viding the oath or declaration later than	n the appropriate 20 or 30 mor	nths from the
	7 CFR 1.492(e)).		
 Additional claim fees of \$	nt must submit the additional claim fees	all entity, including any require s or cancel the additional claim	
5. Applicant has not submitte PCT/DO/EO/920.	d the required sequence listing pursuant	t to 37 CFR 1.821-1.825. Se	e attached
MONTHS FROM THE DATE	RTH IN 3(a)-3(d), 4 AND 5 ABOVE OF THIS NOTICE OR BY 22 OR 3 THE APPLICATION, WHICHEVER ABANDONMENT.	2 MONTHS (where 37 CFR :	applies) I'XOM
The time period set above may b 1.136(a).	e extended by filing a petition and fee for	or extension of time under the	provisions of 37 CFR
A server will be concelled. A pr	translation of the Annexes MUST be su occessing fee will be required if submitted are cancelled since a translation was a from the priority date.	ed later than 20 or 30 months t	from the priority date.
Applicant is reminded that any coaddress given in the heading and	ommunication to the United States Pater include the U.S. application no. shown	nt and Trademark Office must above. (37 CFR 1.5)	be mailed to the
A conv	of this notice MUST be retu	rned with this respon	se.
Enclosed: PCT/DO/EO/917	Notice of Defective Tra	nslation	
PTO-875	PCT/DO/EO/920	John Anderson	91a

Telephone: 703-308-9116 DOCKETED

(4/4/0/ By Mr. Nixon Peabody, LLP

TET AVAILABLE COPY